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In the matter of Robert Trivison, 8148 Forest Court, North Royalton, Ohio, Rules of Practice - Rule 2(e): Order accepting resignation from Commission practice

United States. Securities and Exchange Commission

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UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION
October 19, 1972

In the Matter of	:	
	:	
ROBERT TRIVISON	:	
8148 Forest Court	:	ORDER ACCEPTING
North Royalton, Ohio	:	RESIGNATION
	:	FROM COMMISSION
Rules of Practice -	:	PRACTICE
Rule 2(e)	:	
	:	
	:	

Robert Trivison, an accountant, has submitted an offer to resign from practice before the Commission. Having been advised by the Commission that it was contemplating the institution of administrative proceedings pursuant to Rule 2(e) of its Rules of Practice, based on the allegations in a pending injunctive action,^{1/} to determine whether he should be temporarily or permanently denied the privilege of appearing or practicing before it, Trivison agreed to resign on condition that no administrative action be brought against him, and that, if his offer of resignation were accepted, he would, without admitting or denying the allegations in the injunctive action, consent to a permanent injunction therein.^{2/}

Trivison further agreed that if he subsequently applies for readmission to Commission practice, the allegations in the injunctive action shall, for purposes of any such application only, be deemed proven. Those allegations charged that Trivison violated antifraud provisions of the Securities Exchange Act of 1934 by recommending to his clients and others the purchase of orange grove investment contracts of American Agronomics Corporation without disclosing that he was paid a substantial fee for each sale consummated.

After due consideration, and upon the recommendation of its staff, the Commission determined to accept Trivison's resignation from Commission practice.

Accordingly, IT IS ORDERED that the resignation of Robert Trivison from appearing or practicing before the Commission be, and it hereby is, accepted, and he shall no longer have the privilege of so appearing or practicing.

For the Commission, by the Office of Opinions and Review, pursuant to delegated authority.

Ronald F. Hunt
Secretary

^{1/} S.E.C. v. American Agronomics Corp., et al., Civil Action No. C72-331 (N.E.D. Ohio).

^{2/} The injunction, enjoining Trivison from fraudulent conduct in connection with the purchase or sale of securities of American Agronomics Corporation or any other issuer, was entered on September 1, 1972.